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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/622,843		07/18/2003	Harold Wiesmann	BSA 03-01	4758
26302	7590	09/15/2005		EXAMINER	
BROOKHAVEN SCIENCE ASSOCIATES/ BROOKHAVEN NATIONAL LABORATORY				TALBOT, BRIAN K	
BLDG. 475			ATURY	ART UNIT	· PAPER NUMBER
UPTON, N	Y 1197	3		1762	
				DATE MAILED: 09/15/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/622,843	WIESMANN ET AL.					
Office Action Summary	Examiner	Art Unit					
	Brian K. Talbot	1762					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 30 Ju	<u>ıne 2005</u> .						
2a) ☐ This action is FINAL . 2b) ☒ This	This action is FINAL . 2b)⊠ This action is non-final.						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.					
Disposition of Claims							
4) Claim(s) <u>1-27,57 and 58</u> is/are pending in the a	application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-27,57 and 58</u> is/are rejected.	☑ Claim(s) <u>1-27,57 and 58</u> is/are rejected.						
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	r election requirement.						
Application Papers		1					
9) The specification is objected to by the Examine	r						
10)☐ The drawing(s) filed on is/are: a)☐ acce		Examiner.					
Applicant may not request that any objection to the							
Replacement drawing sheet(s) including the correcti	ion is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
12)☐ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a))-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:							
 Certified copies of the priority documents 	•						
2. Certified copies of the priority documents							
3. Copies of the certified copies of the prior	· ·	ed in this National Stage					
application from the International Bureau							
* See the attached detailed Office action for a list	of the certified copies not receive	∌d.					
Attachment(s)			1				
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 11/24/03.	6) Other:	Patent Application (PTO-152)					

U.S. Patent and Trademark Office PTOL-326 (Rev. 7-05)

1. The amendment filed 6/30/05 has been considered and entered. Claims 27-56 have been canceled. Claims 1-26 and 57-58 remain in the application.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-26 and 57-58 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

With respect to claim 1, the claim recites "method of making a fluorinated precursor" however the process steps (spraying solution and heating) would produce a fluorinated <u>film</u> not a <u>precursor</u>. Clarification is requested.

Claim Rejections - 35 USC § 103

3. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later

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invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 1-22,24,26,57 and 58 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gressler et al. (5,081,103) in combination with Chevalier et al. (5132,281) further in combination with EP-286,135.

Gressler et al. (5,081,103) teaches a fluorination of superconducting YBACUO powder with a fluorinated gas such as NF₂,NF₃, NF₃/O₂ etc. (Abstract).

Gressler et al. (5,081,103) fails to teach fluorinating a superconductive film as opposed to a superconducting powder.

Chevalier et al. (5132,281) teaches a process of making fluorine-stabilized superconducting materials. Fluorinating gas can be used to prepare a fluorinated material on a variety of materials such as powders, articles, layers, etc. (col. 5, lines 25-30).

Therefore, it would have been obvious for one skilled in the art at the time the invention was made to have modified Gressler et al. (5,081,103) process by fluoridating a superconductive film as opposed to a superconductive powder as evidenced by with Chevalier et al. (5132,281) with the expectation of achieving similar success regardless the "form" of the superconducting material being fluorinated.

Gressler et al. (5,081,103) in combination with Chevalier et al. (5132,281) fail to teach spraying the superconductive material on a substrate.

EP-286,135 teaches flame spraying ceramic oxide superconductors. A superconductor of the formula M¹M²M³ is formed by flame spraying all the components or by flame spraying M¹

and M² and heat treating in an atmosphere of M³. M¹M² comprise oxides, carbonated and fluorides of Cu, Y, Ba, Eu, Gd, etc. while M³ comprises oxygen, fluorine, combination thereof, etc. The substrates include, aluminum oxide, silicon nitride, glass, metals, ceramics and polymers. The substrate can be preheated prior to flame spraying to obtain improved properties. (pg. 2, line 30 – pg. 6, line 20)

Therefore it would have been obvious for one skilled in the art at the time the invention was made to have modified Gressler et al. (5,081,103) in combination with Chevalier et al. (5132,281) process by spraying the superconductive materials on the substrate with the expectation of achieving similar success.

With respect to the claims reciting carrier gases, specific precursors, etc, it is the Examiner's position that these variables are conventional and are a matter of design choice of one practicing in the art. One skilled in the art at the time the invention was made would have had a reasonable expectation of achieving similar results with any of the know carrier gases and precursors claimed.

Claims 23 and 25are rejected under 35 U.S.C. 103(a) as being unpatentable over Gressler et al. (5,081,103) in combination with Chevalier et al. (5132,281) further in combination with EP-286,135 still further in combination with JP 01-83651 or Ovshinsky et al. (5,102,860).

Gressler et al. (5,081,103) in combination with Chevalier et al. (5132,281) further in combination with EP-286,135 fail to teach a plasma discharge for forming the superconducting material.

JP 01-83651 teaches a plasma discharge treatment of a superconducting film with a fluorine compound (abstract).

Ovshinsky et al. (5,102,860) teaches fluorinating a ceramic oxide including a superconducting ceramic oxide. The fluorination process is performed in a fluorine atmosphere by glow discharge plasma (col. 7, lines 40-50).

Therefore it would have been obvious for one skilled in the art at the time the invention was made to have modified Gressler et al. (5,081,103) in combination with Chevalier et al. (5132,281) further in combination with EP-286,135 process by utilizing a plasma discharge as evidenced by JP 01-83651 or Ovshinsky et al. (5,102,860) with the expectation of achieving similar results.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian K. Talbot whose telephone number is (571) 272-1428. The examiner can normally be reached on Monday-Friday 6AM-3PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Timothy H. Meeks can be reached on (571) 272-1423. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Brian K Talbot
Primary Examiner
Art Unit 1762

BKT